United States District Court Central District of California

JS-

UNITED STA	TES OF AMERICA vs.	Docket No.	LA CR12-	00516 JAK	
Estaba Cedillo Cedillo Miguel	Miguel Angel Sanchez Cedillos In Cedillos Trejos; Esteban Trejo Is; Estaban Cedillo Trejos; Esteban I Trejos; Miguel Angel Cedillos-Sanchez; Angel Sanchezcedillos; Juan Gomez; Angel Sanchez; Monikers: Flaco;	Social Security No. (Last 4 digits)	<u>N O N</u>	<u>N E</u>	
	JUDGMENT AND PROBAT	ION/COMMITMENT O	RDER		
In the pro	esence of the attorney for the government, the defe			MONTH DAY 01 31	YEAR 2013
COUNSEL	Humb	erto Diaz, Appointed			
PLEA	GUILTY , and the Court being satisfied that there is	(Name of Counsel) a factual basis for the ple		NOLO NTENDERE	NOT GUILTY
FINDING	There being a finding/verdict of GUILTY , defendant h Distribution of Methamphetamine pursuant to 21 l Indictment.		-		ount 4 of the
JUDGMENT AND PROB/ COMM ORDER	The Court and counsel confer. Counsel present argur record and proceeds with sentencing. The Court asked Because no sufficient cause to the contrary was show charged and convicted and ordered that:	l whether there was any r	eason why jud	dgment should not b	e pronounced.
is hereby comn	Sentencing Reform Act of 1984, it is the judgmen nitted on Count Four of the Indictment to the customary (160) MONTHS.				
	rom imprisonment, the Defendant shall be placed of and conditions:	on supervised release f	or a term of	four (4) years und	er the
1.	The Defendant shall comply with the rules and re 05-02;	gulations of the U.S.F	Probation Off	fice and General C)rder
2.	The Defendant shall not commit any violation of I	ocal, state or federal la	w or ordinar	nce;	
3.	The Defendant shall refrain from any unlawful use to one drug test within 15 days of release from in thereafter, not to exceed eight tests per month, a	prisonment and at leas	st two period	lic drug tests	mit
4.	The Defendant shall participate in an outpatient sincludes urinalysis, breath, and/or sweat patch te Defendant shall abstain from using illicit drugs and the period of supervision;	sting, as directed by th	e Probation	Officer. The	
5.	During the course of supervision, the Probation C counsel, may place the Defendant in a residentia Probation Office for treatment of narcotic addictionand testing, to determine if the Defendant has revinithe treatment program until discharged by the	I drug treatment progra on or drug dependency verted to the use of dru	am approved , which may lgs, and the	l by the United Sta include counseling Defendant shall re	tes J

USA vs. Miguel Angel Sanchez Cedillos Docket No.: LA CR12-00516 JAK

- As directed by the Probation Officer, the Defendant shall pay all or part of the costs of treating the Defendant's drug and alcohol dependency to the aftercare contractor during the period of community supervision, pursuant to 18 U.S.C. § 3672. The Defendant shall provide payment and proof of payment as directed by the Probation Officer;
- 7. During the period of community supervision the Defendant shall pay the special assessment in accordance with this judgment's orders pertaining to such payment;
- 8. The Defendant shall comply with the immigration rules and regulations of the United States, and if deported or removed from this country, either voluntarily or involuntarily, not reenter the United States illegally. The Defendant is not required to report to the Probation Office while residing outside of the United States; however, within 72 hours of release from any custody or any reentry to the United States during the period of Court-ordered supervision, the Defendant shall report for instructions to the United States Probation Office, located at the United States Court House, 312 North Spring Street, Room 600, Los Angeles, California 90012;
- 9. The Defendant shall not obtain or possess any driver's license, Social Security number, birth certificate, passport or any other form of identification in any name, other than the Defendant's true legal name; nor shall the Defendant use, for any purpose or in any manner, any name other than his true legal name or names without the prior written approval of the Probation Officer; and
- 10. The Defendant shall cooperate in the collection of a DNA sample from the Defendant.

It is ordered that the Defendant shall pay to the United States a special assessment of \$100, which is due immediately. Any unpaid balance shall be due during the period of imprisonment, at the rate of not less than \$25 per quarter, and pursuant to the Bureau of Prisons' Inmate Financial Responsibility Program.

Pursuant to Guideline Section 5E1.2(a), all fines are waived as the Court finds that the Defendant has established that he is unable to pay and is not likely to become able to pay any fine.

The Court authorizes the Probation Office to disclose the Presentence Report to the substance abuse treatment provider to facilitate the Defendant's treatment for narcotic addiction or drug dependency. Further redisclosure of the Presentence Report by the treatment provider is prohibited without the consent of the sentencing judge.

The Defendant is advised of his right to appeal.

The Court grants the Government's request to dismiss all remaining counts.

The Court recommends strongly to the Bureau of Prisons that the Defendant be housed at a facility where he is able to participate in a drug program.

IT IS SO ORDERED.

In addition to the special conditions of supervision imposed above, it is hereby ordered that the Standard Conditions of Probation and Supervised Release within this judgment be imposed. The Court may change the conditions of supervision, reduce or extend the period of supervision, and at any time during the supervision period or within the maximum period permitted by law, may issue a warrant and revoke supervision for a violation occurring during the supervision period.

January 31, 2013

Date

JOHN A. KRONSTADT, U. S. District Judge

It is ordered that the Clerk deliver a copy of this Judgment and Probation/Commitment Order to the U.S. Marshal or other qualified officer.

Case 2:12-cr-00516-JAK Document 36 Filed 01/31/13 Page 3 of 6 Page ID #:194

USA VS.	Miguel Angel Sanchez Cedillos		Docket No.:	LA CR12-00516 JAK
			Clerk, U.S. District Cou	urt
	January 31, 2013 Filed Date	Ву	/s/ Andrea Keifer, Deputy	Clerk

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below).

STANDARD CONDITIONS OF PROBATION AND SUPERVISED RELEASE

While the defendant is on probation or supervised release pursuant to this judgment:

- The defendant shall not commit another Federal, state or local crime;
- the defendant shall not leave the judicial district without the written permission of the court or probation officer:
- the defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- the defendant shall notify the probation officer at least 10 days prior to any change in residence or employment;
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed or administered;

- the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 11. the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
- the defendant shall notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer;
- the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 14. as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to conform the defendant's compliance with such notification requirement;
- the defendant shall, upon release from any period of custody, report to the probation officer within 72 hours;
- and, <u>for felony cases only</u>: not possess a firearm, destructive device, or any other dangerous weapon.

	Case 2:12	2-cr-00516-JAK	Document 36	Filed 01/31/13	Page 4 of 6	Page ID #:195
USA vs.	Miguel Angel	Sanchez Cedillos		Docket No.:	LA CR12-005	16 JAK
	The defendan forth below).	t will also comply w	ith the following sp	ecial conditions pur	suant to Genera	l Order 01-05 (set
STA	TUTORY PRO	VISIONS PERTAIN	NING TO PAYMEN	IT AND COLLECTION	ON OF FINANC	IAL SANCTIONS
unless the §3612(f)(1	e fine or restitut 1). Payments	tion is paid in full bef may be subject to p	ore the fifteenth (1) enalties for default	5 th) day after the date	e of the judgmen irsuant to 18 U.S	court waives interest or t pursuant to 18 U.S.C. S.C. §3612(g). Interest April 24, 1996.
				ns unpaid after the te y's Office. 18 U.S.0		ervision, the defendant
						the defendant's mailing U.S.C. §3612(b)(1)(F).
material or restitution victim, and	change in the i, as required to d may, on its o	defendant's econory by 18 U.S.C. §3664 bown motion or that	mic circumstances (k). The Court ma of a party or the vi	that might affect to y also accept such	he defendant's a notification from nner of payment	States Attorney of any ability to pay a fine or the government or the of a fine or restitution-63(a)(7).
Р	ayments shall	be applied in the fo	llowing order:			
		ial assessments pu itution, in this seque Private victims (ind Providers of compe The United States	nce: lividual and corpora ensation to private	ate),		
	4. Com	munity restitution, p r penalties and cost	ursuant to 18 U.S. s.	C. §3663(c); and		
	SI	PECIAL CONDITIO	NS FOR PROBAT	TION AND SUPERV	ISED RELEASE	.
authorizin and (3) a	g credit report n accurate fina t. In addition,	inquiries; (2) federa ancial statement, w	I and state income ith supporting doc	tax returns or a signumentation as to al	ned release authors Il assets, income	r: (1) a signed release orizing their disclosure; e and expenses of the ut prior approval of the
pecuniary	proceeds shal	II be deposited into the	nis account, which s	shall be used for pay	ment of all persor	onetary gains," or other nal expenses. Records officer upon request.
T of \$500 w full.	he defendant s ithout approva	shall not transfer, se I of the Probation O	ll, give away, or oth	nerwise convey any cial obligations impo	asset with a fair sed by the Court	market value in excess t have been satisfied in
	Thes	e conditions are in	addition to any oth	er conditions impose	ed by this judgm	ent.
			RETU	RN		
I have exe	ecuted the with	nin Judgment and C	ommitment as follo	ows:		
Defendan	t delivered on			to)	

Defendant noted on appeal

Defendant released on

USA vs.	Miguel Angel Sanchez Ced	lillos	Docket No.:	LA CR12-00516 JAK
Mandate	e issued on			
Defenda determir	nt's appeal ned on			
Defenda	int delivered on	to _		
at				
the i	nstitution designated by the E	Bureau of Prisons, w	vith a certified copy of th	e within Judgment and Commitment.
			United States Marsha	ıl
		Ву		
-	Date	,	Deputy Marshal	
		CEF	RTIFICATE	
	attest and certify this date the	at the foregoing doc	cument is a full, true and	correct copy of the original on file in
			Clerk, U.S. District Co	purt
		Ву		
-	Filed Date	-,	Deputy Clerk	
		FOR U.S. PROBAT	TION OFFICE USE ONL	Y
pon a fir	nding of violation of probation e term of supervision, and/or	or supervised relea (3) modify the cond	ase, I understand that the itions of supervision.	e court may (1) revoke supervision, (2)
Т	hese conditions have been re	ad to me. I fully un	derstand the conditions	and have been provided a copy of them.
(5	Signed) Defendant			
	Defendant		Date	
	U. S. Probation Officer	/Designated Witnes	 SS	Date

USA vs. Miguel Angel Sanchez Cedillos Docket No.: LA CR12-00516 JAK